

Exhibit 1

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS	:	12-md-02311
ANTITRUST LITIGATION	:	Honorable Marianne O. Battani
In Re: Wire Harness Cases	:	
THIS DOCUMENT RELATES TO:	:	
All Wire Harness Actions	:	2:12-cv-00100
	:	

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants DENSO Corporation and DENSO International America, Inc. intend to subpoena the following to obtain the documents and information described in the attached subpoenas *duces tecum*:

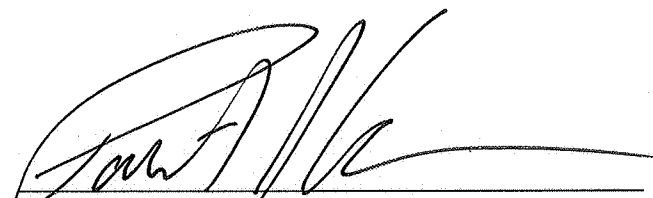
DAKKOTA INTEGRATED SYSTEMS, L.L.C.
c/o ANDRA M. RUSH
1875 HOLLOWAY DRIVE
HOLT, MI 48842

FAURECIA INTERIOR SYSTEMS, INC.
c/o THE CORPORATION COMPANY
30600 TELEGRAPH ROAD
SUITE 2345
BINGHAM FARMS, MI 48025

MAGNA US HOLDING, INC.
c/o CORPORATION SERVICE COMPANY
2711 CENTERVILLE ROAD
SUITE 400
WILMINGTON, DE 19808

VISTEON CORPORATION
c/o THE CORPORATION COMPANY
30600 TELEGRAPH ROAD
SUITE 2345
BINGHAM FARMS, MI 48025

DATED: April 3, 2015



Patrick J. Carome
WILMER CUTLER PICKERING HALE
AND DORR LLP
1875 Pennsylvania Avenue, NW
Washington, DC 20006
Telephone: (202) 663-6000
Facsimile: (202) 663-6363
patrick.carome@wilmerhale.com

*Counsel for Defendants DENSO Corporation
and DENSO International America, Inc.*

CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** to be served on the following by e-mail:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
Steven A. Kanner William H. London Michael E. Moskovitz FREED KANNER LONDON & MILLEN LLC 2201 Waukegan Road, Suite 130 Bannockburn, IL 60015 skanner@fklmlaw.com blondon@fklmlaw.com mmoskovitz@fklmlaw.com	Joseph C. Kohn William E. Hoese Douglas A. Abrahams Craig H. Hillwig KOHN, SWIFT, & GRAF, P.C. One South Broad Street, Suite 2100 Philadelphia, PA 19107 jkohn@kohnswift.com whoese@kohnswift.com dabrahams@kohnswift.com chillwig@kohnswift.com
Gregory P Hansel Randall B. Weill Michael S. Smith PRETI, FLAHERTY, BELIVEAU & PACHIOS LLP One City Center PO Box 9546 Portland, ME 04112-9546 ghansel@preti.com rweill@preti.com msmith@preti.com	Eugene A. Spector William G. Caldes Jonathon M. Jagher Jeffrey L. Spector Rachel E. Kopp SPECTOR ROSEMAN KODROFF & WILLIS, P.C. 1818 Market Street, Suite 2500 Philadelphia, PA 19103 espector@srkw-law.com bcaldes@srkw-law.com jjagher@srkw-law.com jspector@srkw-law.com rkopp@srkw-law.com

tdlipscombjackson@jonesday.com	
--------------------------------	--

DATED: April 3, 2015

By: /s/ Joshua S. Press
Joshua S. Press
WILMER CUTLER PICKERING HALE
AND DORR LLP
1875 Pennsylvania Avenue
Washington, DC 20006
Telephone: (202) 663-6000
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joshua.press@wilmerhale.com

*Counsel for Defendants DENSO Corporation
and DENSO International America, Inc.*

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS : 12-md-02311
ANTITRUST LITIGATION :
: Honorable Marianne O. Battani

In Re: Wire Harness Cases

THIS DOCUMENT RELATES TO:

All Wire Harness Actions : 2:12-cv-00100

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants Fujikura Ltd. and Fujikura Automotive America LLC intend to subpoena the following to obtain the documents and information described in the attached subpoenas *duces tecum*:

International Automotive Components Group of North America
c/o The Corporation Company
30600 Telegraph Rd.
Ste. 2345
Bingham Farms, MI 48025

Piston Automotive, L.L.C.
c/o W. Anthony Jenkins
500 Woodward Ave.
Ste 4000
Detroit, MI 48226

Valeo North America, Inc.
c/o The Corporation Company
30600 Telegraph Rd.
Ste. 2345
Bingham Farms, MI 48025

DATED: April 3, 2015

ARNOLD & PORTER LLP

By /s/ Michael A. Rubin

James L. Cooper
Michael A. Rubin
Laura Cofer Taylor
Katherine Clemons
ARNOLD & PORTER LLP
555 Twelfth Street NW
Washington, DC 20004
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james.cooper@aporter.com
michael.rubin@aporter.com
laura.taylor@aporter.com
katherine.clemons@aporter.com

Joanne Geha Swanson (P33594)
Fred Herrmann (P49519)
Matthew L. Powell (P69186)
KERR, RUSSELL AND WEBER, PLC
500 Woodward Avenue, Suite 2500
Detroit, MI 48226
Telephone: (313) 961-0200
Fax: (313) 961-0388
jswanson@kerr-russell.com
fherrmann@kerr-russell.com
mpowell@kerr-russell.com

*Attorneys for Defendants Fujikura Ltd. and
Fujikura Automotive America LLC*

CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** to be served on the following by email:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
Steven A. Kanner William H. London Michael E. Moskovitz FREED KANNER LONDON & MILLEN LLC 2201 Waukegan Road, Suite 130 Bannockburn, IL 60015 skanner@fklmlaw.com blondon@fklmlaw.com mmoskovitz@ fklmlaw.com	Joseph C. Kohn William E. Hoese Douglas A. Abrahams Craig H. Hillwig KOHN, SWIFT, & GRAF, P.C. One South Broad Street, Suite 2100 Philadelphia, PA 19107 jkohn@kohnswift.com whoese@kohnswift.com dabrahams@kohnswift.com chillwig@kohnswift.com
Gregory P Hansel Randall B. Weill Michael S. Smith PRETI, FLAHERTY, BELIVEAU & PACHIOS LLP One City Center PO Box 9546 Portland, ME 04112-9546 ghansel@preti.com rweill@preti.com msmith@preti.com	Eugene A. Spector William G. Caldes Jonathon M. Jagher Jeffrey L. Spector Rachel E. Kopp SPECTOR ROSEMAN KODROFF & WILLIS, P.C. 1818 Market Street, Suite 2500 Philadelphia, PA 19103 espector@srkw-law.com bcaldes@srkw-law.com jjagher@srkw-law.com jspector@srkw-law.com rkopp@srkw-law.com

Detroit, MI 48226 dumouched@butzel.com donnini@butzel.com	Washington, DC 20037 tmiller@bakerandmiller.com
Attorneys for Defendants Yazaki Corporation and Yazaki North America, Inc.	
John M. Majoras Michael R. Shumaker Carmen G. McLean Tiffany D. Lipscomb-Jackson JONES DAY 51 Louisiana Avenue, NW Washington, DC 20001-2113 jmmajoras@jonesday.com mrshumaker@jonesday.com cgmclean@jonesday.com tdlipscombjackson@jonesday.com	Michelle K. Fischer Stephen J. Squeri JONES DAY North Point 901 Lakeside Avenue Cleveland, OH 44114 mfischer@jonesday.com sjsqueri@jonesday.com
Attorneys for Defendants Mitsubishi Electric Corporation, Mitsubishi Electric US Holdings, Inc., and Mitsubishi Electric Automotive America, Inc.	
Terrence J. Truax Charles B. Sklarsky Michael T. Brody Gabriel A. Fuentes Daniel T. Fenske JENNER & BLOCK LLP 353 N. Clark Street Chicago, IL 60654-3456 ttruax@jenner.com csklarsky@jenner.com mbrody@jenner.com gfuentes@jenner.com dfenske@jenner.com	Gary K. August ZAUSMER, KAUFMAN, AUGUST & CALDWELL, P.C. 31700 Middlebelt Road Suite 150 Farmington Hills, Michigan 48334-2374 Telephone (248) 851-4111 gaugust@zkac.com
Attorneys for Defendants Chiyoda USA Corporation and Chiyoda Manufacturing Corporation	
Michael E. Martinez Steven M. Kowal Lauren N. Norris Lauren B. Salins K&L GATES LLP 70 W. Madison St. Suite 3100 Chicago, IL 60602 Telephone: (312) 807-4404 Fax: (312) 827-8116 michael.martinez@klgates.com steven.kowal@klgates.com lauren.norris@klgates.com lauren.salins@klgates.com	William P. Jansen (P36688) Michael G. Brady (P57331) Amanda Fielder (P70180) WARNER NORCROSS & JUDD LLP 2000 Town Center, Suite 2700 Southfield, MI 48075-1318 Telephone: (248) 784-5000 wjansen@wnj.com mbrady@wnj.com afielder@wnj.com

DATED: April 3, 2015

By: /s/ Stephanie I. Fine
Stephanie I. Fine

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

**In Re: AUTOMOTIVE PARTS
ANTITRUST LITIGATION**

12-md-02311
Honorable Marianne O. Battani

In Re: Wire Harness Cases

**THIS DOCUMENT RELATES TO:
All Wire Harness Actions**

2:12-cv-00100

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants Furukawa Electric Co., Ltd. and American Furukawa, Inc. intend to subpoena the following to obtain the documents and information described in the attached subpoenas *duces tecum*:

Asia Automotive America, Inc.
c/o Hyuk Joo Oh, Registered Agent
3001 West Big Beaver Road, Suite 410
Troy, MI 48084

E.D.S. Manufacturing, Inc.
c/o Luis Moreno, Registered Agent
765 N. Target Range Road
Nogales, AZ 85621

Meritor, Inc.
c/o The Corporation Company, Registered Agent
30600 Telegraph Road
Bingham Farms, MI 48025

DATED: April 3, 2015

LANE POWELL PC

By 

Craig D. Bachman
Kenneth R. Davis II
Darin M. Sands
Masayuki Yamaguchi
Peter D. Hawkes
601 SW Second Avenue, Suite 2100
Portland, OR 97204-3158
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hawkesp@lanepowell.com

Larry S. Gangnes
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P.O. Box 91302
Seattle, WA 98111-9402
Telephone: 206.223.7000
gangnesl@lanepowell.com
mcbrider@lanepowell.com

Richard D. Bisio (P30246)
Ronald S. Nixon (P57117)
KEMP KLEIN LAW FIRM
201 W. Big Beaver, Suite 600
Troy, MI 48084
Telephone: 248.528.1111
richard.bisio@kkue.com
ron.nixon@kkue.com

Attorneys for Defendants Furukawa
Electric Co., Ltd.; American Furukawa,
Inc.

CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, the foregoing **NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** was served via electronic mail on the following:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
Steven A. Kanner William H. London Michael E. Moskovitz FREED KANNER LONDON & MILLEN LLC 2201 Waukegan Road, Suite 130 Bannockburn, IL 60015 skanner@fklmlaw.com wlondon@fklmlaw.com mimoskovitz@fklmlaw.com	Joseph C. Kohn William E. Hoese Douglas A. Abrahams KOHN, SWIFT & GRAF, P.C. One South Broad Street, Suite 2100 Philadelphia, PA 19107-3304 jkohn@kohnswift.com whoese@kohnswift.com dabrahams@kohnswift.com

Attorneys for Defendants Yazaki Corporation and Yazaki North America, Inc.

John M. Majoras
Carmen G. McLean
Michael R. Shumaker
Kristen Lejnieks
Tiffany Lipscomb-Jackson
JONES DAY
51 Louisiana Avenue NW
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Michelle K. Fischer
Stephen J. Squeri
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North Point
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Cleveland, OH 44114-1190
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sjsqueri@jonesday.com
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Alan S. Miller
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2727 N. Harwood Street
Dallas, TX 75201
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Peter D. Hawkes

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS	:	12-md-02311
ANTITRUST LITIGATION	:	
	:	Honorable Marianne O. Battani
In Re: Wire Harness Cases	:	
	:	
THIS DOCUMENT RELATES TO:	:	
	:	
All Wire Harness Actions	:	2:12-cv-00100
	:	

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants G.S. Electech, Inc., G.S. Wiring Systems, Inc., and G.S.W. Manufacturing, Inc. (collectively, "GSE Defendants") intend to subpoena the following to obtain the documents and information described in the attached subpoenas *duces tecum*:

Daedong Hi-Lex of America, Inc.
c/o John Flack
152 Simpson Drive
Litchfield, MI 49252

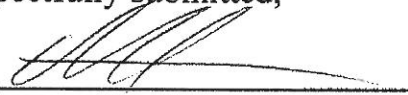
Nacoste Industries, Inc.
c/o Corporation Service Company
2771 Centreville Road, Suite 400
Wilmington, DE 19808

Johnson Controls, Inc.
c/o Brian J. Cadwallader
5757 N. Green Bay Avenue
Glendale, WI 53209

Consistent with Rule 45(a)(4), copies of the subpoenas are attached to this Notice.

Dated: April 3, 2015

Respectfully submitted,

By: 

Donald M. Barnes (D.C. Bar No. 0471)
Jay L. Levine (D.C. Bar No. 459345)
John C. Monica (D.C. Bar No. 441218)
Molly S. Crabtree (Ohio Bar No. 0073823)
Jason E. Starling (Ohio Bar No. 0082619)
PORTER, WRIGHT, MORRIS, & ARTHUR, LLP
1900 K Street, NW, Suite 1110
Washington, D.C. 20006
Telephone: (202) 778-3000
Facsimile: (202) 778-3063
dbarnes@porterwright.com
jlevine@porterwright.com
jmonica@porterwright.com
mcrabtree@porterwright.com
jstarling@porterwright.com

Attorney for Defendants G.S. Electech, Inc. G.S. Wiring Systems, Inc., and G.S.W. Manufacturing, Inc.

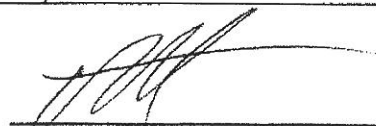
CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENA TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** to be served on the following by email:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
Steven A. Kanner William H. London Michael E. Moskovitz FREED KANNER LONDON & MILLEN LLC 2201 Waukegan Road, Suite 130 Bannockburn, IL 60015 skanner@fkmlaw.com blondon@fkmlaw.com mmoskovitz@ fkmlaw.com	Joseph C. Kohn William E. Hoese Douglas A. Abrahams Craig H. Hillwig KOHN, SWIFT, & GRAF, P.C. One South Broad Street, Suite 2100 Philadelphia, PA 19107 jkohn@kohnswift.com whoese@kohnswift.com dabrahams@kohnswift.com chillwig@kohnswift.com
Gregory P Hansel Randall B. Weill Michael S. Smith PRETI, FLAHERTY, BELIVEAU & PACHIOS LLP One City Center PO Box 9546 Portland, ME 04112-9546 ghansel@preti.com	Eugene A. Spector William G. Caldes Jonathon M. Jagher Jeffrey L. Spector Rachel E. Kopp SPECTOR ROSEMAN KODROFF & WILLIS, P.C. 1818 Market Street, Suite 2500 Philadelphia, PA 19103

<p>William H. Horton (P31567) GIARMARCO, MULLINS & HORTON, P.C. 101 West Big Beaver Road, Tenth Floor Troy, MI 48084-5280 bhorton@gmhlaw.com</p>	
<p>Attorneys for Defendants Tokai Rika Co., Ltd and TRAM, Inc. d/b/a Tokai Rika U.S.A.</p>	
<p>David F. DuMouchel (P25658) George B. Donnini (P66793) BUTZEL LONG 150 West Jefferson, Suite 100 Detroit, MI 48226 dumouched@butzel.com donnini@butzel.com</p>	<p>W. Todd Miller BAKER & MILLER PLLC 2401 Pennsylvania Avenue, NW Suite 300 Washington, DC 20037 tmiller@bakerandmiller.com</p>
<p>Attorneys for Defendants Yazaki Corporation and Yazaki North America, Inc.</p>	
<p>John M. Majoras Michael R. Shumaker Carmen G. McLean Tiffany D. Lipscomb-Jackson JONES DAY 51 Louisiana Avenue, NW Washington, DC 20001-2113 jmmajoras@jonesday.com mrshumaker@jonesday.com cgmclean@jonesday.com tdlipscombjackson@jonesday.com</p>	<p>Michelle K. Fischer Stephen J. Squeri JONES DAY North Point 901 Lakeside Avenue Cleveland, OH 44114 mfischer@jonesday.com sjsqueri@jonesday.com</p>

DATED: April 3, 2015



Molly S. Crabtree
Porter Wright Morris & Arthur, LLP
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Columbus, OH 43215
(614) 227-2000
jstarling@porterwright.com

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION	:	12-md-02311
	:	Honorable Marianne O. Battani
In Re: Wire Harness Cases	:	
	:	
THIS DOCUMENT RELATES TO:	:	
	:	
All Wire Harness Actions	:	2:12-cv-00100
	:	

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants LEONI Wiring Systems, Inc. and Leonische Holding Inc. intend to subpoena the following to obtain the documents and information described in the attached subpoena *duces tecum*:

SAS Automotive USA Inc.
42555 Merrill Road
Sterling Heights, MI 48314

Trim Masters, Inc.
401 Enterprise Drive
Nicholasville, KY 40356

DATED: April 3, 2015

By: /s/ Megan Havstad
Michael Tubach
Megan Havstad
O'MELVENY & MYERS LLP
Two Embarcadero Center, 28th Floor
San Francisco, CA 94111
Telephone: (415) 984-8700
Facsimile: (415) 984-8701
mtubach@omm.com
mhavstad@omm.com

*Attorneys for Defendants LEONI Wiring
Systems, Inc. and Leonische Holding Inc.*

CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENA TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** to be served on the following by email:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
Steven A. Kanner William H. London Michael E. Moskovitz FREED KANNER LONDON & MILLEN LLC 2201 Waukegan Road, Suite 130 Bannockburn, IL 60015 skanner@fklmlaw.com blondon@fklmlaw.com mmoskovitz@ fklmlaw.com	Joseph C. Kohn William E. Hoese Douglas A. Abrahams Craig H. Hillwig KOHN, SWIFT, & GRAF, P.C. One South Broad Street, Suite 2100 Philadelphia, PA 19107 jkohn@kohnswift.com whoese@kohnswift.com dabrahams@kohnswift.com chillwig@kohnswift.com
Gregory P Hansel Randall B. Weill Michael S. Smith PRETI, FLAHERTY, BELIVEAU & PACHIOS LLP One City Center PO Box 9546 Portland, ME 04112-9546 ghansel@preti.com rweill@preti.com msmith@preti.com	Eugene A. Spector William G. Caldes Jonathon M. Jagher Jeffrey L. Spector Rachel E. Kopp SPECTOR ROSEMAN KODROFF & WILLIS, P.C. 1818 Market Street, Suite 2500 Philadelphia, PA 19103 espector@srkw-law.com bcaldes@srkw-law.com jjagher@srkw-law.com jspector@srkw-law.com rkopp@srkw-law.com

Washington, DC 20004 marguerite.sullivan@lw.com	San Francisco, CA 94111 dan.wall@lw.com
William H. Horton (P31567) GIARMARCO, MULLINS & HORTON, P.C. 101 West Big Beaver Road, Tenth Floor Troy, MI 48084-5280 bhorton@gmhlaw.com	
Attorneys for Defendants Tokai Rika Co., Ltd and TRAM, Inc. d/b/a Tokai Rika U.S.A.	
David F. DuMouchel (P25658) George B. Donnini (P66793) BUTZEL LONG 150 West Jefferson, Suite 100 Detroit, MI 48226 dumouched@butzel.com donnini@butzel.com	W. Todd Miller BAKER & MILLER PLLC 2401 Pennsylvania Avenue, NW Suite 300 Washington, DC 20037 tmiller@bakerandmiller.com
Attorneys for Defendants Yazaki Corporation and Yazaki North America, Inc.	
John M. Majoras Michael R. Shumaker Carmen G. McLean Tiffany D. Lipscomb-Jackson JONES DAY 51 Louisiana Avenue, NW Washington, DC 20001-2113 jmmajoras@jonesday.com mrshumaker@jonesday.com cgmclean@jonesday.com tdlipscombjackson@jonesday.com	Michelle K. Fischer Stephen J. Squeri JONES DAY North Point 901 Lakeside Avenue Cleveland, OH 44114 mfischer@jonesday.com sjsqueri@jonesday.com

DATED: April 3, 2015

By: /s/ Megan Havstad
 Michael Tubach
 Megan Havstad
 O'MELVENY & MYERS LLP
 Two Embarcadero Center, 28th Floor
 San Francisco, CA 94111
 Telephone: (415) 984-8700
 Facsimile: (415) 984-8701
 mtubach@omm.com
 mhavstad@omm.com

Attorneys for Defendants LEONI Wiring Systems, Inc. and Leonische Holding Inc.

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS : 12-md-02311
ANTITRUST LITIGATION :
: Honorable Marianne O. Battani

In Re: Wire Harness Cases : Case No. 12-12345

THIS DOCUMENT RELATES TO: _____

All Wire Harness Actions : 2:12-cv-00100

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants Tokai Rika Co., Ltd. and TRAM, Inc. d/b/a Tokai Rika U.S.A. Inc. intend to subpoena the following to obtain the documents and information described in the attached subpoenas *duces tecum*:

Siemens Corporation
c/o The Corporation Company
30600 Telegraph Road
Bingham Farms, MI 48025

DATED: April 3, 2015

Respectfully submitted,

BAKER & MILLER PLLC

By: Wadd m02

W. Todd Miller

2401 Pennsylvania Avenue N.W., Suite 300

Washington, D.C. 20037

(202) 663-7820

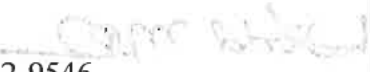
tmiller@bakerandmiller.com

Attorneys for Tokai Rika Def.

Attorneys for Tokai Rika Defendants

CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENA TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** to be served on the following by email:

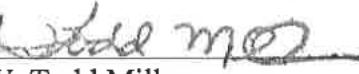
Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
Steven A. Kanner William H. London Michael E. Moskovitz FREED KANNER LONDON & MILLEN LLC 2201 Waukegan Road, Suite 130 Bannockburn, IL 60015 skanner@fkmlaw.com blondon@fkmlaw.com mmoskovitz@ fkmlaw.com	Joseph C. Kohn William E. Hoes Douglas A. Abrahams Craig H. Hillwig KOHN, SWIFT, & GRAF, P.C. One South Broad Street, Suite 2100 Philadelphia, PA 19107 jkohn@kohnswift.com whoes@kohnswift.com dabrahams@kohnswift.com chillwig@kohnswift.com
	
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DATED: April 3, 2015

Respectfully submitted,

BAKER & MILLER PLLC

By: 

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(202) 663-7820

tmiller@bakerandmiller.com*Attorneys for Tokai Rika Defendants*

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS : 12-md-02311
ANTITRUST LITIGATION :
: Honorable Marianne O. Battani

In Re: Wire Harness Cases

THIS DOCUMENT RELATES TO:

All Wire Harness Actions : 2:12-cv-00100

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE
DOCUMENTS AND INFORMATION IN A CIVIL ACTION**

TO: All Counsel of Record

Notice is hereby given that Defendants Yazaki Corporation and Yazaki North America, Inc. intend to serve the attached subpoenas *duces tecum* on the following entities via their registered agents listed below to obtain the documents and information described in the attached subpoenas:

1. Grupo Antolin North America, Inc.
c/o Roberto Monteros-Sanchez
1700 Atlantic Blvd.
Auburn Hills, MI 48326-1504
2. TS Tech Americas, Inc.
c/o ACME Agent, Inc.
41 South High Street, Suite 2800
Columbus, OH 43215-6109
3. Vuteq USA, Inc.
c/o Global Business Advisors, Ltd.
1047 Rockbridge Road
Lexington, KY 40515-5055

DATED: April 3, 2015

JONES DAY

/s/ Michael R. Shumaker

John M. Majoras
Michael R. Shumaker
Carmen G. McLean
Tiffany D. Lipscomb-Jackson
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Washington, DC 20001-2113
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Michelle K. Fischer
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Facsimile: (216) 579-0212
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CERTIFICATE OF SERVICE

I hereby certify that on April 3, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE DOCUMENTS AND INFORMATION IN A CIVIL ACTION** to be served on the following by email:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
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Attorneys for Defendants Tokai Rika Co., Ltd and TRAM, Inc. d/b/a Tokai Rika U.S.A.	
David F. DuMouchel (P25658) George B. Donnini (P66793) BUTZEL LONG 150 West Jefferson, Suite 100 Detroit, MI 48226 dumouched@butzel.com donnini@butzel.com	W. Todd Miller BAKER & MILLER PLLC 2401 Pennsylvania Avenue, NW Suite 300 Washington, DC 20037 tmiller@bakerandmiller.com
Attorneys for Defendants Yazaki Corporation and Yazaki North America, Inc.	
John M. Majoras Michael R. Shumaker Carmen G. McLean Tiffany D. Lipscomb-Jackson JONES DAY 51 Louisiana Avenue, NW Washington, DC 20001-2113 jmmajoras@jonesday.com mrshumaker@jonesday.com cgmclean@jonesday.com tdlipscombjackson@jonesday.com	Michelle K. Fischer Stephen J. Squeri JONES DAY North Point 901 Lakeside Avenue Cleveland, OH 44114 mfischer@jonesday.com sjsqueri@jonesday.com

DATED: April 3, 2015

By: s/ Michael R. Shumaker

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*Attorneys for Defendants Yazaki
Corporation and Yazaki North America, Inc.*

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS : 12-md-02311
ANTITRUST LITIGATION :
: Honorable Marianne O. Battani

In Re: Wire Harness Cases

THIS DOCUMENT RELATES TO:

All Wire Harness Actions

**NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE DOCUMENTS,
INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF
PREMISES IN A CIVIL ACTION**

TO: All counsel of record:

Notice is hereby given that defendants Sumitomo Electric Industries, Ltd.; Sumitomo Wiring Systems, Ltd.; Sumitomo Electric Wiring Systems, Inc.; and Sumitomo Wiring Systems (U.S.A.) Inc. intend to subpoena the following to obtain the documents described in the attached subpoenas *duces tecum*:

Alcoa Inc.
c/o The Corporation Company
30600 Telegraph Road, Ste. 2345
Bingham Farms, MI 48025

TRW Automotive Inc.
c/o CSC-Lawyers Incorporating Service
601 Abbot Rd.
East Lansing, MI 48823

Tyco Electronics Corporation,
a TE Connectivity Ltd. company
The Corporation Company
30600 Telegraph Rd., Suite 2345
Bingham Farms, MI 48025

DATED: April 6, 2015

LATHAM & WATKINS LLP

By /s/ Marguerite M. Sullivan

Marguerite M. Sullivan

LATHAM & WATKINS LLP

555 Eleventh Street NW, Suite 1000

Washington, DC 20004

Telephone: (202) 637-2200

Fax: (202) 637-2201

marguerite.sullivan@lw.com

*Attorneys for Defendants Sumitomo Electric
Industries, Ltd.; Sumitomo Wiring Systems, Ltd.;
Sumitomo Electric Wiring Systems, Inc.; and
Sumitomo Wiring Systems (U.S.A.) Inc.*

CERTIFICATE OF SERVICE

I hereby certify that on April 6, 2015, I caused the foregoing **NOTICE OF INTENT TO SERVE SUBPOENAS TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION** to be served on the following by e-mail:

Interim Liaison Counsel for the Direct Purchaser Plaintiffs	
David H. Fink Darryl Bressack FINK & ASSOCIATES LAW 100 West Long Lake Road, Suite 111 Bloomfield Hills, MI 48304 dfink@finkandassociateslaw.com dbressack@finkandassociateslaw.com	
Interim Co-Lead Counsel for the Direct Purchaser Plaintiffs	
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Dated: April 6, 2015

/s/ Marguerite M. Sullivan

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